

EX-300 AND FILE

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN JOSE DIVISION

UNITED STATES OF AMERICA,  
Plaintiff,  
v.  
CARLOS QUINTANA SOLORIO,  
Defendants.

CASE NO.: C-13-03955-RMW  
*Related Case: CR-99-20094-RMW*

**ORDER DENYING CERTIFICATE OF  
APPEALABILITY**

On June 14, 2014, the court issued its order denying the motion of petitioner to vacate, set aside or correct his sentence. However, the court neglected to grant or deny a certificate of appealability as required by Rule 11 of the Rules Governing § 2255 Proceeding for the United States District Court. Accordingly, the court hereby amends part “III. ORDER” of its Order Denying Petitioner Solorio’s Motion to Vacate, Set Aside, or Correct a Sentence Under 28 U.S.C. § 2255 dated June 25, 2014 by adding the following: “A certificate of appealability is denied. Petitioner failed to make a substantial showing of the violation of a constitutional right.”

DATED: 9/2/14

  
RONALD M. WHYTE  
United States District Judge

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2 Copy of Order Mailed on 9/3/14 to:

3 Carlos Quintana Solorio  
4 Reg. No. 99305-011  
4 Federal Detention Center  
5 P.O. Box 5010  
5 Oakdale, LA 71463

6 *Defendant in Pro Per*

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